GRASSIO.

JAN 0 6 1897 -

113 - 7 1097

"130. **-** 122 - 13

PATENT

RECEIVED

**Publishing Division** 

Attorney Docket No. 66538

THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

LeRoy G. Hagenbuch

Serial No. 08/475,806

Filed:

June 7, 1995

2302 99

Group Art Unit: 2304

Examiner: M. Zanelli JAN 06 1997

Date of Mailing of "Notice of Allowance And Base Essue Fee Due": July 15, 1998

ISSUE BATCH CO6

For: APPARATUS AND METHOD FOR

IDENTIFYING CONTAINERS FROM WHICH MATERIAL IS COLLECTED AND LOADED ONTO

A HAULAGE VEHICLE (As

Amended)

RECEIVED

FEB 2 1 177/

**GROUP 2300** 

RULE 312 (b) AMENDMENT

Assistant Commissioner for Patents Washington, D.C. 20231

Dear Sir:

Pursuant to Rule 312(b), applicant requests that the following amendment to the claims be made without withdrawing the case from issue. In keeping with Rule 312(b), a check in the amount of \$130.00 is enclosed herewith for the required fee set forth in Rule 17(i). Any Additional fee should be charged to deposit account no. 12-1216.

## IN THE ABSTRACT:

Please amend the abstract added in the Rule 312(a) amendment filed October 24, 1996 as follows:

On line 5, delete the word "into".

## REMARKS

Applicant requests entry of this amendment in order to correct a typographical error in the substitute abstract submitted with the Rule 312(a) amendment. This amendment is necessary to correct the typographical error before this application is printed as an issued patent. It could not have

of dista